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Attorneys for Defendant  
BRIESHANAY FORD

**UNITED STATES DISTRICT COURT  
CENTRAL DISTRICT OF CALIFORNIA  
WESTERN DIVISION**

UNITED STATES,  
  
Plaintiff,  
  
v.  
  
BRIESHANAY FORD  
  
Defendant.

CASE NO. 2:22-CR-200-PA

**STIPULATION TO CONTINUE  
SENTENCING**

Current Sentencing Date:  
March 23, 2023, at 11:00 a.m.

Proposed Sentencing Date:  
May 26, 2023, at 11:00 a.m.

IT IS HEREBY STIPULATED AND AGREED by and between Plaintiff, United States of America, through Assistant United States Attorneys David Williams and Alexander Su, and Defendant Brieshanay Ford, through Deputy Federal Public Defender Antonio Villaamil, that:

1. On October 4, 2022, this Court found Ms. Ford guilty of one count of possessing a firearm in violation of 18 U.S.C. § 922(g)(1).
2. Defense counsel represents that, in preparation of Ms. Ford's sentencing, defense counsel sought prison and parole records, school records, and state court records.

1           3.     Because many of those requests were still pending, defense counsel sought  
2 a continuance, and on November 28, 2022, this Court continued Ms. Ford's previously  
3 scheduled sentencing from January 7, 2023, to March 23, 2023.

4           4.     Despite diligent efforts, as of the date of this filing, however, many  
5 requests are still pending. Specifically, Ms. Ford's juvenile records from Los Angeles  
6 Superior Court, her school records from LAUSD, and her medical and mental health  
7 records, from H. Claude Hudson Health Center and West Valley Health Center  
8 respectively, are all still pending. Defense counsel is also still in the process of  
9 interviewing family members and collecting mitigation materials, which are relevant to  
10 finalize a social history in advance of Ms. Ford's presentence interview.

11           5.     AUSAs Williams and Su do not oppose a request for a continuance.

12           6.     This is the second request to continue sentencing.

13           7.     Thus, Ms. Ford respectfully requests that her sentencing hearing be  
14 continued from March 23, 2023 at 11:00 a.m., to May 26, 2023 at 11:00 a.m.  
15

16                               Respectfully submitted,

17                               CUAUHTÉMOC ORTEGA  
18                               Federal Public Defender

19     DATED: February 13, 2022

20                               /s/ Antonio Villaamil  
21                               ANTONIO VILLAAMIL  
22                               Deputy Federal Public Defender

23                               E. MARTIN ESTRADA  
24                               United States Attorney

25     DATED: February 13, 2022

26     By:   /s/ David Williams (signed with permission)

27                               DAVID WILLIAMS  
28                               ALEXANDER SU  
                              Assistant United States Attorneys